

IN the United States District Court middle district of ALABAMA

RECEIVED

Billy Gay AHS

V

2006 APR -7 A 10: 01 3:05-CV-1228-F

Gwendolyn Mosley

JEDRA P. HACKETT, CLK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

Petitioner Appeal of
Order Issued 3-28-06

INTO this Court come Billy AHS (AHS) by And Through himself
And does now Appeal the order by Magistrate (Walker)
Where IN She denied Petitioner Timely And Valid Request
that the Respondant be instructed that they need to comply
with 28 USC § 2249, the Required Record to be filed in Repling
to A habeas CORPUS 28 USC § 2254 And Also Rule⁵ of the
Rule governing 28 USC § 2254 Also the holding in
Bundy v Wainwright 808 F2d 1410 N⁵ 4, 7, 2254 (d)
(d) (6) And Circuit Justice Godbold's opinion § 2 PARA 2 on
FRHP Rule⁵ Sub-PARA Clearly the Exhibit A submitted by
Respondants which have clearly been altered do not give any
showing of The Fact to dispute Petitioner claims And said
Exhibit Document And Record have Walker confused (As she
stated in the footnote in the order for Petitioner to show
cause).

Clearly AHS CANNOT properly litigate this his now attempt to
obtain Justice IF the trial court is being Allowed to
violate the holding of the United States Supreme Court
Brady v Maryland, 10 Led 2d 215 Also The United States
Congress, 28 USC §§ 2243 - 2247, 2249, And the Rule
governing § 2254 And Also Justice Godbold's holding within

Bundy v. Wright 508 F.2d 1410 (11th Cir. 1975) clearly to
Case 3:05-cv-01228-MEF-SRW Document 27 Filed 04/07/2006 Page 2 of 2
Allow the Respondant to Conceal and to Alter Document to
Confuse the Court is not only a Gross Violation of Petitioner
Clearly Established Right and State and Federal Law
OR A Rubber Stamp to the total Disrespect for the
United State Constitution and Congressional Intention +
Law by the Corrupt Judicial System of Alabama there by
becoming like It. Clearly AHS is entitled to seek Justice
to over come the Racial motivated ~~conviction~~ conviction and
Sentence of At Least the Charge of Robbery 1st A Charge he
was never under Indictment for Plus the clearly
Apparant Ineffective Assistance of Counsel by Thomas Jones.

AHS Appeal to and seek Justice from the Honorable District
Judge Mark Fuller.

AHS would again AVER under the Penalty of Perjury that each
and every claim and state made are true and factual in this
instant cause, AHS would submit that the case law Statute
and Rule governing 28 USC § 2254 do uphold this instant and
timely Request in the Interest of Justice.

Executed APRIL 1, 2006

Copies to

File

Yvonne Saxon

Respectfully submitted

Billy AHS

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